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UNITED STATES DISTRICT COURT DISTRICT OF OREGON PENDLETON DIVISION

ADAM DAVID NILSSON,

Case No. 2:19-cv-01250-HL

Plaintiff,

v.

JOINT STATUS REPORT

BAKER COUNTY, et al.,

Defendants.

The parties to this action have conferred and submit the following Joint Status Report pursuant to the Court's email request of December 1, 2022.

- 1. Whether Stay of Discovery Should be Lifted: The parties agree that additional discovery is necessary and that the stay should be lifted.
- 2. Whether Plaintiff Intends to Obtain Counsel: Plaintiff intends to proceed pro se.
- 3. <u>ADR Options and Filing of Joint ADR Report</u>: The parties ask to address with Judge Hallman at our next status conference whether ADR would be fruitful and, if so, set a date for a joint ADR report at that time.
- 4. <u>Consent to a Magistrate / Transfer</u>: Notwithstanding the fact that a withdraw of consent to jurisdiction exists in the record (ECF 113), the parties may still obtain full consent for purposes of trial and discussions on that issue continue.

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5. Scheduling Order:

At this point, the only deadline the parties seek to have the Court set is the reopening of discovery for a period of approximately ninety (90) days. It may also be appropriate for the Court to set a deadline for a Joint ADR Report as well after the status conference.

6. Availability for Status Conference:

Between now and January 1, 2023, the parties are generally available for a status conference with the Court except for December 16th and December 30th.

DATED this 9th day of December, 2022.

s/Aaron P. Hisel

Aaron P. Hisel, OSB #161265 Elizabeth A. Jones, OSB #201184 Attorneys for Defendants

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing JOINT STATUS REPORT on:

Adam Nilsson 39064 Dubarko Road Sandy, OR 97055 adam@provolotus.com Plaintiff pro se

by the following indicated method or methods:

by electronic means through the Court's Case Management/Electronic Case File system on the date set forth below;

by **emailing** a copy thereof to each attorney at each attorney's last-known email address on the date set forth below;

by **mailing** a full, true, and correct copy thereof in a sealed, first-class postage-prepaid envelope, addressed to plaintiff's last-known address listed above and depositing it in the U.S. mail at Salem, Oregon on the date set forth below.

DATED this 9th day of December, 2022.

s/Aaron P. Hisel

Aaron P. Hisel, OSB #161265 Of Attorneys for Defendants